

Embassy of the United States of America

Tokyo, Japan

April 20, 2021

Dear Prospective Offerors:

Subject: Request for Quotations Number 19JA80-21-Q-0274

Ceiling Restoration Services

The Embassy of the United States of America seeks to enter into a contract with a qualified, responsible, and reliable firm with sufficient knowledge and facilities for restoration services of ceiling for Front Office at the U.S. Embassy Tokyo in Japan.

Note: As required by U.S. Government's federal acquisition regulation (FAR), prospective offeror shall be registered in the System for Award Management (SAM) database prior to award of a contract. The website link providing additional vendor registration information is: https://www.sam.gov/SAM/.

If you are interested in submitting a quote on this project, follow the instructions in Section J of the Request for Quotations (RFQ), complete the required portions of the enclosed document, and submit as the indicated shown on the next page.

- 1. Pre-quotation Conference and Site Visit
 - (a) To provide all the quoters with a uniform explanation of requirements, the Embassy will hold a pre-quotation conference and site visit, as follows:

Date: Tuesday, April 27, 2021

Time: From 3:00 p.m. to on/about 4:30 p.m.

Location: Meet at in front of Reception Area of U.S. Embassy

1-10-5 Akasaka, Minato-ku, Tokyo 107-8420

- (b) All interested quoters who wish to attend must submit individual name (s), <u>limited to two persons per company</u>, company name/address, telephone/fax numbers, and email address to Masao Chuma via email at <u>ChumaMX@state.gov</u> by no later than 12:00 noon, Monday, April 26, 2021 (JST), to arrange entry to the Embassy.
- (c) Attendee(s) must present an identification (ID) card with photo on it (e.g. driver's license, passport, etc.) as it is required for entering the building.
- (d) Please note that PCs, electronic measuring equipment, cameras, and any kinds of electronic device are not allowed to bring for this meeting.

- (e) Bringing laptop PC into the Embassy building is prohibited. Therefore, do NOT bring a PC along with you as the Embassy guards are not allowed to hold it on behalf of you.
- (f) Photography is NOT ALLOWED.
- (g) Performance Bond is required. See subsection G.1 of the RFQ.

2. Questions

Following the conference, quoters may submit questions (in English) in regard to this RFQ by 3:00 p.m., Friday, April 30, 2021 (JST) via email at ChumaMX@state.gov. All questions will be consolidated and one response will be prepared and posted on the Embassy's website, the same website from where you obtained the solicitation documents.

3. Quotations

Quotations must be received by no later than 12:00 noon, Tuesday, May 18, 2021 (JST) to Masao Chuma of U.S. Embassy Tokyo, via email to the indicated below. No quotation will be accepted after this time.

Point of Contact: Masao Chuma

Email: ChumaMX@state.gov

Subject: RFQ 19JA80-21-Q-0274

Mobile: 090-1110-9306

Embassy Telephone Operator: 01-3224-5000

It is understood that no payment will be made for preparation and submission of your quotation.

Thank you in advance for your interest and your time in participating in the request for quotations process.

Sincerely,

Darin A. Phaovisaid Contracting Officer

Sarin S. Shaorisaid

Enclosure:

Request for Quotations 19JA80-21-Q-0274

REQUEST FOR QUOTATIONS (RFQ) (THIS IS NOT AN ORDER)			THIS RFQ [] IS [x] IS NOT A S SMALL PURCHASE SET-ASI						OF 	PAGES 42			
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Section A: Price

A.1 The Contractor shall complete all work, including furnishing all labor, material, equipment and services required under this purchase order for the following firm fixed price and within the time specified. This price shall include all labor, materials, all insurances, overhead, and profit.

Note: The U.S. Embassy Tokyo is exempt from Japanese consumption taxes; therefore, such taxes shall not be included in the price nor charged on invoices. After receipt of the Contractor's invoice, the Government will provide the Contractor with a signed Certificate of Tax Exemption Purchase for Foreign Establishments.

(For non-Designated Stores, please visit the following link for registration:

https://www.nta.go.jp/taxes/tetsuzuki/shinsei/annai/shohi/annai/23120184.htm
)

A.2 Offers and Payment in U.S. dollars: U.S. firms are eligible to be paid in U.S. dollars. U.S. firms desiring to be paid in U.S. dollars should submit their offers in U.S. dollars. A U.S. firm is defined as a company which operates as a corporation incorporated under the laws of a state within the United States.

Foreign firms: Any firm, which is not a U.S. firm, is a foreign firm. Any firm that does not meet the above definition of U.S. firm shall submit its prices and receive payment in Japanese Yen.

Section B: Statement of Work

- B.1 The Contractor shall furnish and install all materials required by this purchase order. The Statement of work is set forth in Section I as Attachment I-1, the drawing is set forth in Section I as Attachment I-2, and the copies of catalog is set forth in Section I as Attachment I-3.
- B.2 In case of differences between small and large-scale drawings, the latter will govern. Where a portion of the work is drawn in detail and the remainder of the work is indicated in outline, the parts drawn in detail shall apply also to all other portions of the work.

Section C: Packaging and Marking

The Contractor shall mark materials delivered to the site as follows:

U.S. Embassy Tokyo Attn: Facility Management Office 1-10-5 Akasaka Minato-ku, Tokyo 107-8420 Japan

Section D: Inspection and Acceptance

The COR, or his/her authorized representatives, will inspect from time to time the services being performed and the supplies furnished to determine whether work is being performed in a satisfactory manner, and that all supplies are of acceptable quality and standards.

The Contractor shall be responsible for any countermeasures or corrective action, within the scope of this contract, which may be required by the Contracting Officer as a result of such inspection.

D.1 Substantial Completion

- (a) "Substantial Completion" means the stage in the progress of the work as determined and certified by the Contracting Officer in writing to the Contractor, on which the work (or a portion designated by the Government) is sufficiently complete and satisfactory. Substantial completion means that the property may be occupied or used for the purpose for which it is intended, and only minor items such as touch-up, adjustments, and minor replacements or installations remain to be completed or corrected which:
 - (1) do not interfere with the intended occupancy or utilization of the work, and
 - (2) can be completed or corrected within the time period required for final completion.
- (b) The "date of substantial completion" means the date determined by the Contracting Officer or authorized Government representative as of which substantial completion of the work has been achieved.

Use and Possession upon Substantial Completion - The Government shall have the right to take possession of and use the work upon substantial completion. Upon notice by the Contractor that the work is substantially complete (a Request for Substantial Completion) and an inspection by the Contracting Officer or an authorized Government representative (including any required tests), the Contracting Officer shall furnish the Contractor a Certificate of Substantial Completion. The certificate will be accompanied by a Schedule of Defects listing items of work remaining to be performed, completed or corrected before final completion and acceptance. Failure of the Contracting Officer to list any item of work shall not relieve the Contractor of responsibility for complying with the terms of the contract. The Government's possession or use upon substantial completion shall not be deemed an acceptance of any work under the contract.

D.2 Final Completion and Acceptance

- (a) "Final completion and acceptance" means the stage in the progress of the work as determined by the Contracting Officer and confirmed in writing to the Contractor, at which all work required under the contract has been completed in a satisfactory manner, subject to the discovery of defects after final completion, and except for items specifically excluded in the notice of final acceptance.
- (b) The "date of final completion and acceptance" means the date determined by the Contracting Officer when final completion of the work has been achieved, as indicated by written notice to the Contractor.
- (c) Final Inspection and Tests. The Contractor shall give the Contracting Officer at least five days advance written notice of the date when the work will be fully completed and ready for final inspection and tests. Final inspection and tests will be started not later than the date specified in the notice unless the Contracting Officer determines that the work is not ready for final inspection and so informs the Contractor.
- (d) Final Acceptance. If the Contracting Officer is satisfied that the work under the contract is complete (with the exception of continuing obligations), the Contracting Officer shall issue to the Contractor a notice of final acceptance and make final payment upon:
 - (1) Satisfactory completion of all required tests,
 - (2) A final inspection that all items by the Contracting Officer listed in the Schedule of Defects have been completed or corrected and that the work is finally complete (subject to the discovery of defects after final completion), and
 - (3) Submittal by the Contractor of all documents and other items required upon completion of the work, including a final request for payment (Request for Final Acceptance).

Section E: Deliveries or Performance

E.1 FAR 52.211-10 Commencement, Prosecution, and Completion of Work (APR 1984)

The Contractor shall be required to:

- (a) commence work under this contract from the date specified on the Notice to Proceed (NTP),
- (b) prosecute the work diligently, and,
- (c) complete the entire work in 60 calendar days after commencement of the work, including fabrication.

The time stated for completion shall include final cleanup of the premises.

- E.2 FAR 52.211-12 Liquidated Damages Construction (SEPT 2000)
 - (a) If the Contractor fails to complete the work within the time specified in the contract, or any extension, the Contractor shall pay liquidated damages to the U.S. Government in the amount of \$30,000 for each calendar day of delay until the work is completed or accepted.
 - (b) If the Government terminates the Contractor's right to proceed, liquidated damages will continue to accrue until the work is completed. These liquidated damages are in addition to excess costs of repurchase under the Default clause.
- E.3 Contractor's Submission of Construction Schedules
 - (a) The time for submission of the schedules referenced in FAR 52.236-15, "Schedules for Construction Contracts", paragraph (a), is hereby modified to reflect the due date for submission as "10 calendar days after receipt of an executed contract."
 - (b) These schedules shall include the time by which shop drawings, product data, samples and other submittals required by the contract will be submitted for approval.
 - (c) The Contractor shall revise such schedules (1) to account for the actual progress of the work, (2) to reflect approved adjustments in the performance schedule, and (3) as required by the Contracting Officer to achieve coordination with work by the Government and any separate contractors used by the Government. The Contractor shall submit a schedule, which sequences work so as to minimize disruption at the job site.

- (d) All deliverables shall be in the English language and any system of dimensions (English or metric) shown shall be consistent with that used in the contract. No extension of time shall be allowed due to delay by the Government in approving such deliverables if the Contractor has failed to act promptly and responsively in submitting its deliverables. The Contractor shall identify each deliverable as required by the contract.
- (e) Acceptance of Schedule: When the Government has accepted any time schedule; it shall be binding upon the Contractor. The completion date is fixed and may be extended only by a written contract modification signed by the Contracting Officer. Acceptance or approval of any schedule or revision thereof by the Government shall not:
 - (1) Extend the completion date or obligate the Government to do so,
 - (2) Constitute acceptance or approval of any delay, or
 - (3) Excuse the Contractor from or relieve the Contractor of its obligation to maintain the progress of the work and achieve final completion by the established completion date.

E.4 Notice of Delay

If the Contractor receives a notice of any change in the work, or if any other conditions arise which are likely to cause or are actually causing delays which the Contractor believes may result in late completion of the project, the Contractor shall notify the Contracting Officer. The Contractor's notice shall state the effect, if any, of such change or other conditions upon the approved schedule, and shall state in what respects, if any, the relevant schedule or the completion date should be revised. The Contractor shall give such notice promptly, not more than ten (10) days after the first event giving rise to the delay or prospective delay. Only the Contracting Officer may make revisions to the approved time schedule.

E.5 Notice to Proceed

- (a) After receiving and accepting any bonds or evidence of insurance, the Contracting Officer will provide the Contractor a Notice to Proceed. The Contractor must then prosecute the work, commencing and completing performance not later than the time period established in the contract.
- (b) It is possible that the Contracting Officer may elect to issue the Notice to Proceed before receipt and acceptance of any bonds or evidence of insurance. Issuance of a Notice to Proceed by the Government before receipt of the required bonds or insurance

certificates or policies shall not be a waiver of the requirement to furnish these documents.

E.6 Working Hours

All work shall be performed during only weekends and holidays. Other hours, if requested by the Contractor, may be approved by the Contracting Officer's Representative (COR). The Contractor shall give 24 hours in advance to COR who will consider any deviation from the hours identified above. Changes in work hours, initiated by the Contractor, will not be a cause for a price increase.

E.7 Preconstruction Conference

A preconstruction conference will be held 10 days after contract award at Facility Management Office, U.S. Embassy, located at 1-10-5 Akasaka, Minato-ku, Tokyo 107-8420, to discuss the schedule, submittals, notice to proceed, mobilization and other important issues that effect construction progress. See FAR 52.236-26, Preconstruction Conference.

E.8 Deliverables - The following items shall be delivered under this purchase order:

<u>Description</u>	Qty.	<u>Deliver Date</u>	Deliver To
Subsection D.2 Request for Substantial Completion	1	15 days before inspection	COR
Subsection D.3 Request for Final Acceptance	1 1	5 days before Inspection	COR
Subsection E.3 Construction Schedule	1	10 days after award	COR
Subsection E.7 Preconstruction Conference	1	10 days after award	COR
Subsection F.2 Payment Request	1	Last calendar day of each month	COR
Subsection G.1 Performance Bond	1	10 days after award	CO
Subsection G.2 Insurance	1	10 days after award	CO
Subsection G.5.3 RSO Tokyo Security Form	1	10 days after award	COR

Section F: Administrative Data

- F.1 DOSAR 652.242-70 Contracting Officer's Representative (COR) (AUG 1999)
 - (a) The Contracting Officer may designate in writing one or more Government employees, by name or position title, to take action for the Contracting Officer under this contract. Each designee shall be identified as a Contracting Officer's Representative (COR). Such designation(s) shall specify the scope and limitations of the authority so delegated; provided, that the designee shall not change the terms or conditions of the contract, unless the COR is a warranted Contracting Officer and this authority is delegated in the designation.
 - (b) The COR for this contract is Construction Specialist of Facility Management Office at the U.S. Embassy in Tokyo, Japan.

F.2 Payment

The Contractor's attention is directed to Section H, 52.232-5, "Payments under Fixed-Price Construction Contracts." The following elaborates on the information contained in that clause.

Requests for payment, may be made no more frequently than monthly. Payment requests shall cover the value of labor and materials completed and in place, including a prorated portion of overhead and profit.

After receipt of the Contractor's request for payment, and on the basis of an inspection of the work, the Contracting Officer shall make a determination as to the amount, which is then due. If the Contracting Officer does not approve payment of the full amount applied for, less the retainage allowed by in 52.232-5, the Contracting Officer shall advise the Contractor as to the reasons.

Under the authority of 52.232-27(a), the 14 day period identified in FAR 52.232-27(a)(1)(i)(A) is hereby changed to 30 days.

U.S. Embassy Tokyo

Attn: Financial Management Center (FMC) (Invoice/PO# 19JA8021P0274)

The Contractor may submit invoices electronically to TokyoInvoices@state.gov.

Section G: Special Requirements

- G.1 <u>Performance/Payment Protection</u> The Contractor shall furnish some form of payment protection as described in $\underline{52.228-13}$ in the amount of 50% of the contract price; such as performance bond, irrevocable letters of credit, or bank guarantees (see Attachment I-5).
 - G.1.1 The Contractor shall provide the information required by the paragraph above within ten (10) calendar days after award. Failure to timely submit the required security may result in rescinding or termination of the contract by the Government. If the contract is terminated, the Contractor will be liable for those costs as described in FAR 52.249-10, Default (Fixed-Price Construction), which is included in this purchase order.
 - G.1.2 The bonds or alternate performance security shall guarantee the Contractor's execution and completion of the work within the contract time. This security shall also guarantee the correction of any defects after completion, the payment of all wages and other amounts payable by the Contractor under its subcontracts or for labor and materials, and the satisfaction or removal of any liens or encumbrances placed on the work.
 - G.1.3 The required securities shall remain in effect in the full amount required until final acceptance of the project by the Government. Upon final acceptance, the penal sum of the performance security shall be reduced to 10% of the contract price. The security shall remain in effect for one year after the date of final completion and acceptance, and the Contractor shall pay any premium required for the entire period of coverage.

G.2 Insurance

G.2.1 Amount of Insurance. The Contractor is required by FAR $\underline{52.228-5}$ to provide whatever insurance is legally necessary. The Contractor, shall, at its own expense, provide and maintain during the entire performance period the following insurance amounts:

General Liability (includes premises/operations, collapse hazard, products, completed operations, contractual, independent contractors, broad form property damage, personal injury)

(a) Bodily Injury on or off the site stated in Japanese Yen:

Per Occurrence \(\frac{\pmax}{30,000,000}\)
Cumulative \(\frac{\pmax}{90,000,000}\)

(b) Property Damage on or off the site in Japanese Yen:

Per Occurrence \(\pm\)3,000,000 Cumulative \(\pm\)9,000,000

- G.2.2 The foregoing types and amounts of insurance are the minimums required. The Contractor shall obtain any other types of insurance required by local law or that are ordinarily or customarily obtained in the location of the work. The limit of such insurance shall be as provided by law or sufficient to meet normal and customary claims.
- G.2.3 The Contractor agrees that the Government shall not be responsible for personal injuries or for damages to any property of the Contractor, its officers, agents, servants, and employees, or any other person, arising from and incident to the Contractor's performance of this contract. The Contractor shall hold harmless and indemnify the Government from any and all claims arising therefrom, except in the instance of gross negligence on the part of the Government.
- G.2.4 The Contractor shall obtain adequate insurance for damage to, or theft of, materials and equipment in insurance coverage for loose transit to the site or in storage on or off the site.
- G.2.5 The general liability policy required of the Contractor shall name "the United States of America, acting by and through the Department of State", as an additional insured with respect to operations performed under this contract.

G.3 Document Descriptions

- G.3.1 Supplemental Documents. The Contracting Officer shall furnish from time to time such detailed drawings and other information as is considered necessary, in the opinion of the Contracting Officer, to interpret, clarify, supplement, or correct inconsistencies, errors or omissions in the Contract documents, or to describe minor changes in the work not involving an increase in the contract price or extension of the contract time. The Contractor shall comply with the requirements of the supplemental documents, and unless prompt objection is made by the Contractor within 20 days, their issuance shall not provide for any claim for an increase in the Contract price or an extension of contract time.
 - (a) Record Documents. The Contractor shall maintain at the project site:
 - (1) a current marked set of Contract drawings and specifications indicating all interpretations and clarification, contract modifications, change orders, or any other departure from the contract requirements approved by the Contracting Officer; and,
 - (2) a complete set of record shop drawings, product data, samples and other submittals as approved by the Contracting Officer.

- (b) "As-Built" Documents: After final completion of the work, but before final acceptance thereof, the Contractor shall provide:
 - (1) a complete set of "as-built" drawings, based upon the record set of drawings, marked to show the details of construction as actually accomplished; and
 - (2) record shop drawings and other submittals, in the number and form as required by the specifications.

G.4 Laws and Regulations

The Contractor shall, without additional expense to the Government, be responsible for complying with all laws, codes, ordinances, and regulations applicable to the performance of the work, including those of the host country, and with the lawful orders of any governmental authority having jurisdiction. Host country authorities may not enter the construction site without the permission of the Contracting Officer. Unless otherwise directed by the Contracting Officer, the Contractor shall comply with the more stringent of the requirements of such laws, regulations and orders and of the contract. In the event of a conflict between the contract and such laws, regulations and orders, the Contractor shall promptly advise the Contracting Officer of the conflict and of the Contractor's proposed course of action for resolution by the Contracting Officer.

- G.4.1 The Contractor shall comply with all local labor laws, regulations, customs and practices pertaining to labor, safety, and similar matters, to the extent that such compliance is not inconsistent with the requirements of this contract.
- G.4.2 The Contractor shall give written assurance to the Contracting Officer that all subcontractors and others performing work on or for the project have obtained all requisite licenses and permits.
- G.4.3 The Contractor shall submit proper documentation and evidence satisfactory to the Contracting Officer of compliance with this clause.

G.5 Construction Personnel

G.5.1 The Contractor shall maintain discipline at the site and at all times take all reasonable precautions to prevent any unlawful, riotous, or disorderly conduct by or among those employed at the site. The Contractor shall ensure the preservation of peace and protection of persons and property in the neighborhood of the project against such action. The Contracting Officer may require, in writing that the Contractor remove from the work any employee that the Contracting Officer deems incompetent, careless, insubordinate or otherwise objectionable, or whose continued employment on the project is deemed by the Contracting Officer to be

contrary to the Government's interests.

- G.5.2 If the Contractor has knowledge that any actual or potential labor dispute is delaying or threatens to delay the timely performance of this contract, the Contractor shall immediately give notice, including all relevant information, to the Contracting Officer.
- G.5.3 After award of the contract, the Contractor has 10 calendar days to submit to the Contracting Officer a list of workers and supervisors assigned to this project for the Government to conduct all necessary security checks. It is anticipated that security checks will take 30 days to perform. Each individual shall complete and submit Regional Security Office (RSO) Tokyo Security Form (see Attachment I-4).

Failure to provide any of the above information may be considered grounds for rejection and/or resubmittal of the application. Once the Government has completed the security screening and approved the applicants a badge will be provided to the individual for access to the site. This badge may be revoked at any time due to the falsification of data, or misconduct on site.

G.5.4 The Contractor shall provide an English speaking supervisor on site at all times. This position is considered as key personnel under this purchase order.

G.6 Materials and Equipment

All materials and equipment incorporated into the work shall be new and for the purpose intended, unless otherwise specified. All workmanship shall be of good quality and performed in a skillful manner that will withstand inspection by the Contracting Officer.

G.7 Special Warranties

- G.7.1 Any special warranties that may be required under the contract shall be subject to the stipulations set forth in 52.246-21, "Warranty of Construction", as long as they are not in conflict.
- G.7.2 The Contractor shall obtain and furnish to the Government all information required to make any subcontractor's, manufacturer's, or supplier's guarantee or warranty legally binding and effective. The Contractor shall submit both the information and the guarantee or warranty to the Government in sufficient time to permit the Government to meet any time limit specified in the guarantee or warranty, but not later than completion and acceptance of all work under this contract.

G.8 Equitable Adjustments

Any circumstance for which the contract provides an equitable adjustment that causes a change within the meaning of paragraph (a) of the "Changes" clause shall be treated as a change under that clause; provided, that the Contractor gives the Contracting Officer prompt written notice (within 20 days) stating:

- (a) the date, circumstances, and applicable contract clause authorizing an equitable adjustment and
- (b) that the Contractor regards the event as a changed condition for which an equitable adjustment is allowed under the contract.

The Contractor shall provide written notice of a differing site condition within 10 calendar days of occurrence following FAR 52.236-2, Differing Site Conditions.

G.9 Zoning Approvals and Permits

The Government shall be responsible for:

- (a) obtaining proper zoning or other land use control approval for the project
- (b) obtaining the approval of the Contracting Drawings and Specifications
- (c) paying fees due for the foregoing; and,
- (d) for obtaining and paying for the initial building permits.

Section H. Clauses

H.1 This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this address: $\frac{http://www.acquisition.gov/far/}{http://www.acquisition.gov/far/}.$ Please note this address is subject to change.

If the Federal Acquisition Regulation (FAR) is not available at the locations indicated above, use the Department of State Acquisition website at https://www.ecfr.gov/cgi-bin/text-idx?SID=2e978208d0d2aa44fb9502725ecac4e5&mc=true&tpl=/ecfrbrowse/Title48/48chapter6.tpl to access links to the FAR. You may also use an internet "search engine" (for example, Google, Yahoo, Excite) to obtain the latest location of the most current FAR.

H.2 The following Federal Acquisition Regulation clause(s) is/are incorporated by reference (48 CFR CH. 1):

Clause	<u>Title and Date</u>
52.202-1	Definitions (JUN 2020)
52.203-17	Contractor Employee Whistleblower Rights and Requirement to Inform Employees of Whistleblower Rights (JUN 2020)
52.204-9	Personal Identity Verification of Contractor Personnel (JAN 2011)
52.204-10	Reporting Executive Compensation and First-Tier Subcontract Awards (JUN 2020)
52.204-13	System for Award Management Maintenance (OCT 2018)
52.204-18	Commercial and Government Entity Code Maintenance (AUG 2020)
52.204-19	Incorporation by Reference of Representations and Certifications (DEC 2014)
52.204-25	Prohibition on Contracting for Certain Telecommunication and Video Surveillance Services or Equipment (AUG 2020)
52.209-6	Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended or Proposed for Debarment (JUN 2020)
52.209-9	Updates of Publicly Available Information Regarding Responsibility Matters (OCT 2018)
52.213-4	Terms and Conditions-Simplified Acquisitions (Other than Commercial Items) (FEB 2021)
52.216-7	Allowable Cost and Payment (JUN 2013)
52.222-1	Notice to the Government of Labor Disputes (FEB 1997)
52.222-19	Child Labor - Cooperation with Authorities and Remedies (JAN 2018)
52.222-50	Combating Trafficking in Persons (OCT 2020)
52.223-18	Encouraging Contractor Policies to Ban Text Messaging While Driving (JUN 2020)
52.225-13	Restrictions on Certain Foreign Purchases (FEB 2021)

- 52.225-14 Inconsistency between English Version and Translation of Contract (FEB 2000)
- 52.228-3 Workers' Compensation Insurance (Defense Base Act) (JUL 2014)
- 52.228-4 Workers' Compensation and War-Hazard Insurance Overseas (APR 1984)
- 52.228-5 Insurance Work on a Government Installation (JAN 1997)
- 52.228-11 Pledges of Assets (FEB 2021)
- 52.228-13 Alternative Payment Protection (JULY 2000)
- 52.228-14 Irrevocable Letter of Credit (NOV 2014)
- 52.228-15 Performance and Payment Bonds-Construction (JUN 2020)
- 52.229-6 Taxes Foreign Fixed-Price Contracts (FEB 2013)
- 52.229-7 Taxes- Fixed Price Contracts with Foreign Governments (FEB 2013)
- 52.232-5 Payments under Fixed-Price Construction Contracts (MAY 2014)
- 52.232-8 Discounts for Prompt Payment (FEB 2002)
- 52.232-11 Extras (APR 1984)
- 52.232-18 Availability of Funds (APR 1984)
- 52.232-22 Limitation of Funds (APR 1984)
- 52.232-25 Prompt Payment (JULY 2013)
- 52.232-27 Prompt Payment for Construction Contracts (MAY 2014)
- 52.232-33 Payment by Electronic Funds Transfer System for Award Management (OCT 2018)
- 52.232-34 Payment by Electronic Funds Transfer Other than System for Award Management (JULY 2013)
- 52.233-1 Disputes (MAY 2014) Alternate I (DEC 1991)
- 52.233-3 Protest after Award (AUG 1996)
- 52.236-2 Differing Site Conditions (APR 1984)
- 52.236-3 Site Investigation and Conditions Affecting the Work (APR 1984)
- 52.236-5 Material and Workmanship (APR 1984)
- 52.236-6 Superintendence by the Contractor (APR 1984)
- 52.236-7 Permits and Responsibilities (NOV 1991)
- 52.236-8 Other Contracts (APR 1984)
- 52.236-9 Protection of Existing Vegetation, Structures, Equipment, Utilities, and Improvements (APR 1984)
- 52.236-10 Operations and Storage Areas (APR 1984)
- 52.236-11 Use and Possession Prior to Completion (APR 1984)
- 52.236-12 Cleaning Up (APR 1984)
- 52.236-13 Accident Prevention (NOV 1991)
- 52.236-14 Availability and Use of Utility Services (APR 1984)
- 52.236-15 Schedules for Construction Contracts (APR 1984)
- 52.236-21 Specifications and Drawings for Construction (FEB 1997)
- 52.236-26 Preconstruction Conference (FEB 1995)
- 52.242-14 Suspension of Work (APR 1984)
- 52.243-4 Changes (JUN 2007)
- 52.243-5 Changes and Changed Conditions (APR 1984)
- 52.244-6 Subcontracts for Commercial Items (NOV 2020)
- 52.245-2 Government Property Installation Operation Services (APR 2012)

- 52.245-9 Use and Charges (APR 2012)
- 52.246-12 Inspection of Construction (AUG 1996)
- 52.246-17 Warranty of Supplies of a Noncomplex Nature (JUN 2003)
- 52.246-21 Warranty of Construction (MAR 1994)
- 52.246-26 Reporting Nonconforming Items (JUN 2020)
- 52.249-2 Termination for Convenience of the Government (Fixed-Price) (APR 2012)
- 52.249-10 Default (Fixed-Price Construction) (APR 1984)
- 52.249-14 Excusable Delays (APR 1984)

Add the following clauses incorporated in full text:

FAR 52.204-25 Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment (AUG 2020)

(a) Definitions. As used in this clause-

Backhaul means intermediate links between the core network, or backbone network, and the small subnetworks at the edge of the network (e.g., connecting cell phones/towers to the core telephone network). Backhaul can be wireless (e.g., microwave) or wired (e.g., fiber optic, coaxial cable, Ethernet).

Covered foreign country means The People's Republic of China.

Covered telecommunications equipment or services means-

- (1) Telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities);
- (2) For the purpose of public safety, security of Government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities);
- (3) Telecommunications or video surveillance services provided by such entities or using such equipment; or
- (4) Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country.

Critical technology means-

- (1) Defense articles or defense services included on the United States Munitions List set forth in the International Traffic in Arms Regulations under subchapter M of chapter I of title 22, Code of Federal Regulations;
- (2) Items included on the Commerce Control List set forth in Supplement No. 1 to part 774 of the Export Administration Regulations under subchapter C of chapter VII of title 15, Code of Federal Regulations, and controlled-
 - (i) Pursuant to multilateral regimes, including for reasons relating to national security, chemical and biological weapons proliferation, nuclear nonproliferation, or missile technology; or
 - (ii) For reasons relating to regional stability or surreptitious listening;
- (3) Specially designed and prepared nuclear equipment, parts and components, materials, software, and technology covered by part 810 of title 10, Code of Federal Regulations (relating to assistance to foreign atomic energy activities);
- (4) Nuclear facilities, equipment, and material covered by part 110 of title 10, Code of Federal Regulations (relating to export and import of nuclear equipment and material);
- (5) Select agents and toxins covered by part 331 of title 7, Code of Federal Regulations, part 121 of title 9 of such Code, or part 73 of title 42 of such Code; or
- (6) Emerging and foundational technologies controlled pursuant to section 1758 of the Export Control Reform Act of 2018 (50 U.S.C. 4817).

Interconnection arrangements means arrangements governing the physical connection of two or more networks to allow the use of another's network to hand off traffic where it is ultimately delivered (e.g., connection of a customer of telephone provider A to a customer of telephone company B) or sharing data and other information resources.

Reasonable inquiry means an inquiry designed to uncover any information in the entity's possession about the identity of the producer or provider of covered telecommunications equipment or services used by the entity that excludes the need to include an internal or third-party audit.

Roaming means cellular communications services (e.g., voice, video, data) received from a visited network when unable to connect to the facilities of the home network either because signal coverage is too weak or because traffic is too high.

Substantial or essential component means any component necessary for the proper function or performance of a piece of equipment, system, or service.

(b) Prohibition.

- (1) Section 889(a)(1)(A) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2019, from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. The Contractor is prohibited from providing to the Government any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system, unless an exception at paragraph (c) of this clause applies or the covered telecommunication equipment or services are covered by a waiver described in FAR 4.2104.
- (2) Section 889(a)(1)(B) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2020, from entering into a contract, or extending or renewing a contract, with an entity that uses any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system, unless an exception at paragraph (c) of this clause applies or the covered telecommunication equipment or services are covered by a waiver described in FAR 4.2104. This prohibition applies to the use of covered telecommunications equipment or services, regardless of whether that use is in performance of work under a Federal contract.
- (c) *Exceptions*. This clause does not prohibit contractors from providing—
 - (1) A service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
 - (2) Telecommunications equipment that cannot route or redirect user data traffic or permit visibility into any user data or packets that such equipment transmits or otherwise handles.

- (d) Reporting requirement.
- (1) In the event the Contractor identifies covered telecommunications equipment or services used as a substantial or essential component of any system, or as critical technology as part of any system, during contract performance, or the Contractor is notified of such by a subcontractor at any tier or by any other source, the Contractor shall report the information in paragraph (d)(2) of this clause to the Contracting Officer, unless elsewhere in this contract are established procedures for reporting the information; in the case of the Department of Defense, the Contractor shall report to the website at https://dibnet.dod.mil. For indefinite delivery contracts, the Contractor shall report to the Contracting Officer for the indefinite delivery contract and the Contracting Officer(s) for any affected order or, in the case of the Department of Defense, identify both the indefinite delivery contract and any affected orders in the report provided at https://dibnet.dod.mil.
- (2) The Contractor shall report the following information pursuant to paragraph (d)(1) of this clause
 - (i) Within one business day from the date of such identification or notification: the contract number; the order number(s), if applicable; supplier name; supplier unique entity identifier (if known); supplier Commercial and Government Entity (CAGE) code (if known); brand; model number (original equipment manufacturer number, manufacturer part number, or wholesaler number); item description; and any readily available information about mitigation actions undertaken or recommended.
 - (ii) Within 10 business days of submitting the information in paragraph (d)(2)(i) of this clause: any further available information about mitigation actions undertaken or recommended. In addition, the Contractor shall describe the efforts it undertook to prevent use or submission of covered telecommunications equipment or services, and any additional efforts that will be incorporated to prevent future use or submission of covered telecommunications equipment or services.
- (e) Subcontracts. The Contractor shall insert the substance of this clause, including this paragraph (e) and excluding paragraph (b)(2), in all subcontracts and other contractual instruments, including subcontracts for the acquisition of commercial items.

(End of clause)

- H.3 The following Department of State Acquisition Regulation (DOSAR) clause(s) is/are set forth in full text:
 - 652.204-70 Department of State Personal Identification Card Issuance Procedures (MAY 2011)
 - (a) The Contractor shall comply with the Department of State (DOS) Personal Identification Card Issuance Procedures for all employees performing under this contract who require frequent and continuing access to DOS facilities, or information systems. The Contractor shall insert this clause in all subcontracts when the subcontractor's employees will require frequent and continuing access to DOS facilities, or information systems.
 - (b) The DOS Personal Identification Card Issuance Procedures may be accessed at http://www.state.gov/m/ds/rls/rpt/c21664.htm.
 - 652.229-71 Personal Property Disposition at Posts Abroad (AUG 1999)

Regulations at 22 CFR Part 136 require that U.S. Government employees and their families do not profit personally from sales or other transactions with persons who are not themselves entitled to exemption from import restrictions, duties, or taxes. Should the Contractor experience importation or tax privileges in a foreign country because of its contractual relationship to the United States Government, the Contractor shall observe the requirements of 22 CFR Part 136 and all policies, rules, and procedures issued by the chief of mission in that foreign country.

Contractor Identification (JULY 2008)

Contract performance may require contractor personnel to attend meetings with government personnel and the public, work within government offices, and/or utilize government email.

Contractor personnel must take the following actions to identify themselves as non-federal employees:

- (1) Use an e-mail signature block that shows name, the office being supported and company affiliation (e.g. "John Smith, Office of Human Resources, ACME Corporation Support Contractor");
- (2) Clearly identify themselves and their contractor affiliation in meetings;
- (3) Identify their contractor affiliation in Departmental e-mail and phone listings whenever contractor personnel are included in those listings; and
- (4) Contractor personnel may not utilize Department of State logos or indicia on business cards.

652.236-70 Additional Safety Measures (OCT 2017)

In addition to the safety/accident prevention requirements of FAR 52.236-13, Accident Prevention Alternate I, the contractor shall comply with the following additional safety measures.

- (a) High Risk Activities. If the project contains any of the following high risk activities, the contractor shall follow the section in the latest edition, as of the date of the solicitation, of the U.S. Army Corps of Engineers Safety and Health manual, EM 385-1-1, that corresponds to the high risk activity. Before work may proceed, the contractor must obtain approval from the COR of the written safety plan required by FAR 52.236-13, Accident Prevention Alternate I (see paragraph (f) below), containing specific hazard mitigation and control techniques.
 - (1) Scaffolding;
 - (2) Work at heights above 1.8 meters;
 - (3) Trenching or other excavation greater than one (1) meter in depth;
 - (4) Earth-moving equipment and other large vehicles;
 - (5) Cranes and rigging;
 - (6) Welding or cutting and other hot work;
 - (7) Partial or total demolition of a structure;
 - (8) Temporary wiring, use of portable electric tools, or other recognized electrical hazards. Temporary wiring and portable electric tools require the use of a ground fault circuit interrupter (GFCI) in the affected circuits; other electrical hazards may also require the use of a GFCI;
 - (9) Work in confined spaces (limited exits, potential for oxygen less than 19.5 percent or combustible atmosphere, potential for solid or liquid engulfment, or other hazards considered to be immediately dangerous to life or health such as water tanks, transformer vaults, sewers, cisterns, etc.);
 - (10) Hazardous materials a material with a physical or health hazard including but not limited to, flammable, explosive, corrosive, toxic, reactive or unstable, or any operations, which creates any kind of contamination inside an occupied building such as dust from demolition activities, paints, solvents, etc.; or
 - (11) Hazardous noise levels as required in EM 385-1 Section 5B or local standards if more restrictive.
- (b) Safety and Health Requirements. The Contractor and all subcontractors shall comply with the latest edition of the U.S. Army Corps of Engineers Safety and Health manual EM 385-1-1, or OSHA 29 CFR parts 1910 or 1926 if no EM 385-1-1 requirements are applicable, and the accepted contractor's written safety program.
- (c) Mishap Reporting. The Contractor is required to report immediately all mishaps to the COR and the contracting officer.

- A "mishap" is any event causing injury, disease or illness, death, material loss or property damage, or incident causing environmental contamination. The mishap reporting requirement shall include fires, explosions, hazardous materials contamination, and other similar incidents that may threaten people, property, and equipment.
- (d) Records. The Contractor shall maintain an accurate record on all mishaps incident to work performed under this contract resulting in death, traumatic injury, occupational disease, or damage to or theft of property, materials, supplies, or equipment. The Contractor shall report this data in the manner prescribed by the contracting officer.
- (e) Subcontracts. The Contractor shall insert this clause, including this paragraph (e), with appropriate changes in the designation of the parties, in subcontracts.
- (f) Written program. The plan required by paragraph (f)(1) of the clause entitled "Accident Prevention Alternate I" shall be known as the Site Safety and Health Plan (SSHP) and shall address any activities listed in paragraph (a) of this clause, or as otherwise required by the contracting officer/COR.
 - (1) The SSHP shall be submitted at least 10 working days prior to commencing any activity at the site.
 - (2) The plan must address developing activity hazard analyses (AHAs) for specific tasks. The AHAs shall define the activities being performed and identify the work sequences, the specific anticipated hazards, site conditions, equipment, materials, and the control measures to be implemented to eliminate or reduce each hazard to an acceptable level of risk. Work shall not begin until the AHA for the work activity has been accepted by the COR and discussed with all engaged in the activity, including the Contractor, subcontractor(s), and Government onsite representatives.
 - (3) The names of the Competent/Qualified Person(s) required for a particular activity (for example, excavations, scaffolding, fall protection, other activities as specified by EM 385-1-1) shall be identified and included in the AHA. Proof of their competency/qualification shall be submitted to the contracting officer or COR for acceptance prior to the start of that work activity. The AHA shall be reviewed and modified as necessary to address changing site conditions, operations, or change of competent/qualified person(s).

652.242-73 Authorization and Performance (AUG 1999)

- (a) The Contractor warrants the following:
- (1) That is has obtained authorization to operate and do business in the country or countries in which this contract will be performed;
- (2) That is has obtained all necessary licenses and permits required to perform this contract; and,
- (3) That it shall comply fully with all laws, decrees, labor standards, and regulations of said country or countries during the performance of this contract.
- (b) If the party actually performing the work will be a subcontractor or joint venture partner, then such subcontractor or joint venture partner agrees to the requirements of paragraph (a) of this clause.

652.243-70 Notices (AUG 1999)

Any notice or request relating to this contract given by either party to the other shall be in writing. Said notice or request shall be mailed or delivered by hand to the other party at the address provided in the schedule of the contract. All modifications to the contract must be made in writing by the Contracting Officer.

Section I: List of Attachments

Attachment I-1 - Statement of Work

Attachment I-2 - Drawing

Attachment I-3 - Copies of Catalog

Attachment I-4 - RSO Tokyo Security Form

Attachment I-5 - Sample Letter of Bank Guaranty

Section J: Ouotation Information

J.1 Oualifications of Ouoters

Quoters must be technically qualified and financially responsible to perform the work described in this Request for Quotations. minimum, each Quoter must meet the following requirements:

- (1) be able to understand written and spoken English;
- (2) have an established business with a permanent address and telephone listing;
- (3) be able to demonstrate prior construction experience with suitable references;
- (4) have the necessary personnel, equipment and financial resources available to perform the work;
- (5) have all licenses and permits required by local law;
- (6) meet all local insurance requirements;
- (7) have the ability to obtain or to post adequate performance security, such as bonds, irrevocable letters of credit or guarantees issued by a reputable financial institution;
- (8) have no adverse criminal record; and
- (9) have no political or business affiliation which could be considered contrary to the interests of the United States.

J.2 Submission of Quotations

This Request for Quotation is for the performance of the services described in Section B: Statement of Work, and the Attachments which are a part of this Request for Quotations.

Each quotation must consist one copy of the following:

- (a) Volume 1 Standard Form 18 (SF-18). Volume 1 consists of completion of blocks 13a, 14, 15, 16a, 16b, and 16c of SF-18.
- (b) Volume 2 Price. Volume 2 consists of Section A: Price
- (c) Volume 3 Representations and Certifications. Volume 3 consists of Section L: Representations, Certifications, and Other Statements of Quoters (complete all portions that are applicable).

Submit the complete quotation by email (Not via Postal Mail) to the indicated below by no later than 12:00 noon, Tuesday, May 18, 2021

No quotations will be accepted after this time.

U.S. Embassy

Point of Contact: Masao Chuma Email: ChumaMX@state.gov

Subject: RFQ 19JA80-21-Q-0274

Mobile: 090-1110-9306

Embassy Telephone Operator: 03-3224-5000

* Note: After submitted of quotation, quoter shall contact Masao Chuma by phone or separate email to confirm the receipt of quotation.

The quoter shall identify and explain/justify any deviations, exceptions, or conditional assumptions taken with respect to any of the instructions or requirements of this solicitation in the appropriate volume of the offer.

- J.3 FAR 52.236-27 Site Visit (Construction) (FEB 1995)
 - (a) The clauses at 52.236-2, Differing Site Conditions, and 52.236-3, Site Investigations and Conditions Affecting the Work, will be included in any contract awarded as a result of this Request for Quotations. Accordingly, quoters are urged and expected to inspect the site where the work will be performed.
 - (b) A site visit has been scheduled for Tuesday, April 27, 2021 at 3:00 p.m.
 - (c) Participants will meet at the Reception Area of the U.S. Embassy, 1-10-5 Akasaka, Minato-ku, Tokyo 107-8420.
- J.4 Magnitude of Construction Project

It is anticipated that the range in price of this contract will be: Between \$100,000 and \$250,000.

J.5 Late Quotations

Late quotations shall be handled in accordance with FAR.

J.6 FAR 52.252-1 Solicitation Provisions Incorporated by Reference (FEB 1998)

This contract incorporates the following provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at: http://acquisition.gov/far/index.html/. Please note this address is subject to change.

If the Federal Acquisition Regulation (FAR) is not available at the locations indicated above, use the Department of State Acquisition

website at http://www.statebuy.state.gov to access the link to the FAR, or use of an Internet "search engine" (for example, Google, Yahoo or Excite) is suggested to obtain the latest location of the most current FAR.

J.7 The following Federal Acquisition Regulation provisions are incorporated by reference (48 CFR CH. 1):

PROVISION	TITLE AND DATE
52.204-7 52.204-16	System for Award Management (OCT 2018) Commercial and Government Entity Code Reporting (AUG
	2020)
52.214-34	Submission of Offers in the English Language (APR 1991)
52.215-1	Instructions to OfferorsCompetitive Acquisition (JAN 2017)

Section K: Evaluation Criteria

K.1 Evaluation of Quotations

- (a) Award will be made to the lowest priced, acceptable, responsible quoter. The U.S. Government reserves the right to reject quotations that are unreasonably low or high in price.
- (b) Although the award is to be made to the lowest priced offeror, the U.S. Government may request a list of experience/past performance, licenses/permits if required, and financial statements to determine whether or not the offeror is a responsible contractor.
- K.2 The U.S. Government will determine acceptability by assessing the quoter's compliance with the terms of the RFQ. The U.S. Government will determine responsibility by analyzing whether the apparent successful quoter complies with the requirements of FAR 9.1, including:
 - (a) ability to comply with the required performance period, taking into consideration all existing commercial and governmental business commitments;
 - (b) satisfactory record of integrity and business ethics;
 - (c) necessary organization, experience, and skills or the ability to obtain them;
 - (d) necessary equipment and facilities or the ability to obtain them; and
 - (e) otherwise qualified and eligible to receive an award under applicable laws and regulations.

Section L: Representations, Certifications and Other Statements of Quoters

L.1 FAR 52.204-3 Taxpayer Identification (OCT 1998)

(a) Definitions:

"Common parent", as used in this provision, means that corporate entity that owns or controls an affiliated group of corporations that files its Federal income tax returns on a consolidated basis, and of which the offeror is a member.

"Taxpayer Identification Number (TIN)", as used in this provision, means the number required by the IRS to be used by the offeror in reporting income tax and other returns. The TIN may be either a Social Security Number or an Employer Identification Number.

- (b) All offerors must submit the information required in paragraphs (d) through (f) of this provision in order to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325 (d), reporting requirements of 26 USC 6041, 6041A, and 6050M and implementing regulations issued by the Internal Revenue Service (IRS). If the resulting contract is subject to the reporting requirements described in FAR 4.904, the failure or refusal by the offeror to furnish the information may result in a 31 percent reduction of payments otherwise due under the contract.
- (c) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 USC 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.
- (d) Taxpayer Identification Number (TIN)
 TIN:
 ____TIN has been applied for.
 ___TIN is not required because:
 ___Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the U.S. and does not have an office or place of business or a fiscal paying agent in the U.S.;
 ___Offeror is an agency or instrumentality of a foreign government;
 __Offeror is an agency or instrumentality of the Federal Government.
- (e) Type of Organization
 Sole Proprietorship;

Partnership:
Corporate Entity (not tax exempt);
Corporate Entity (tax exempt);
Government Entity (Federal, State, or local);
Foreign Government;
International Organization per 26 CFR 1.6049-4;
Other
(f) Common Parent
Offeror is not owned or controlled by a common parent as
defined in paragraph (a) of this clause.
Name and TIN of common parent;
Name:
TIN:
I 0 HAD 50 004 0 Annual Danuarantations and Contifications (MAD 2000)
L.2 FAR 52.204-8 Annual Representations and Certifications (MAR 2020)
(a)
(1) The North American Industry classification System (NAICS) code
for this acquisition is 236220.
(2) The small business size standard is \$36.5M.
(3) The small business size standard for a concern which submits
an offer in its own name, other than on a construction or service
contract, but which proposes to furnish a product which it did not
itself manufacture, is 500 employees.
reserr manuracture, is 500 emproyees.
(b)
(1) If the provision at 52.204-7, System for Award Management, is
included in this solicitation, paragraph (d) of this provision
applies.
(2) If the provision at 52.204-7, System for Award Management, is
not included in this solicitation, and the Offeror has an active
registration in the System for Award Management (SAM), the Offeror
may choose to use paragraph (d) of this provision instead of
completing the corresponding individual representations and
certifications in the solicitation. The Offeror shall indicate
which option applies by checking one of the following boxes:
[_] (i) Paragraph (d) applies.
[_] (ii) Paragraph (d) does not apply and the offeror has
completed the individual representations and certifications in
the solicitation.
(c)
(1) The following representations or certifications in SAM are
applicable to this solicitation as indicated:
(i) 52.203-2, Certificate of Independent Price Determination.
(1) JZ.ZUJ-Z, Cercificate of independent rife Determination.

(A) The acquisition is to be made under the simplified acquisition procedures in Part 13;

is contemplated, unless-

This provision applies to solicitations when a firm-fixed-price contract or fixed-price contract with economic price adjustment

- (B) The solicitation is a request for technical proposals under two-step sealed bidding procedures; or
- (C) The solicitation is for utility services for which rates are set by law or regulation.
- (ii) $\underline{52.203-11}$, Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions. This provision applies to solicitations expected to exceed \$250,000.
- (iii) <u>52.203-18</u>, Prohibition on Contracting with Entities that Require Certain Internal Confidentiality Agreements or Statements—Representation. This provision applies to all solicitations.
- (iv) $\frac{52.204-3}{1}$, Taxpayer Identification. This provision applies to solicitations that do not include the provision at 52.204-7, System for Award Management.
- (v) 52.204-5, Women-Owned Business (Other Than Small Business). This provision applies to solicitations that—
 - (A) Are not set aside for small business concerns;
 - (B) Exceed the simplified acquisition threshold; and
 - (C) Are for contracts that will be performed in the United States or its outlying areas.
- (vi) 52.204-26, Covered Telecommunications Equipment or Services-Representation. This provision applies to all solicitations.
- (vii) $\underline{52.209-2}$, Prohibition on Contracting with Inverted Domestic Corporations-Representation.
- (viii) 52.209-5; Certification Regarding Responsibility Matters. This provision applies to solicitations where the contract value is expected to exceed the simplified acquisition threshold.
- (ix) $\underline{52.209-11}$, Representation by Corporations Regarding Delinquent Tax Liability or a Felony Conviction under any Federal Law. This provision applies to all solicitations.
- (x) 52.214-14, Place of Performance--Sealed Bidding. This provision applies to invitations for bids except those in which the place of performance is specified by the Government.
- (xi) 52.215-6, Place of Performance. This provision applies to solicitations unless the place of performance is specified by the Government.
- (xii) 52.219-1, Small Business Program Representations (Basic & Alternate I). This provision applies to solicitations when the contract will be performed in the United States or its outlying areas.
 - (A) The basic provision applies when the solicitations are issued by other than DoD, NASA, and the Coast Guard.
 - (B) The provision with its Alternate I applies to solicitations issued by DoD, NASA, or the Coast Guard.
- (xiii) 52.219-2, Equal Low Bids. This provision applies to solicitations when contracting by sealed bidding and the contract will be performed in the United States or its outlying areas. (xiv) 52.222-22, Previous Contracts and Compliance Reports. This provision applies to solicitations that include the clause at
- 52.222-26, Equal Opportunity.

- (xv) $\frac{52.222-25}{}$, Affirmative Action Compliance. This provision applies to solicitations, other than those for construction, when the solicitation includes the clause at 52.222-26, Equal Opportunity.
- (xvi) $\frac{52.222-38}{1000}$, Compliance with Veterans' Employment Reporting Requirements. This provision applies to solicitations when it is anticipated the contract award will exceed the simplified acquisition threshold and the contract is not for acquisition of commercial items.
- (xvii) 52.223-1, Biobased Product Certification. This provision applies to solicitations that require the delivery or specify the use of USDA-designated items; or include the clause at 52.223-2, Affirmative Procurement of Biobased Products Under Service and Construction Contracts.
- (xviii) 52.223-4, Recovered Material Certification. This provision applies to solicitations that are for, or specify the use of, EPA- designated items.
- (xix) 52.223-22, Public Disclosure of Greenhouse Gas Emissions and Reduction Goals—Representation. This provision applies to solicitations that include the clause at 52.204-7.
- (xx) $\underline{52.225-2}$, Buy American Certificate. This provision applies to solicitations containing the clause at 52.225-1.
- (xxi) <u>52.225-4</u>, Buy American--Free Trade Agreements--Israeli Trade Act Certificate. (Basic, Alternates I, II, and III.) This provision applies to solicitations containing the clause at 52.225-3.
- (A) If the acquisition value is less than \$25,000, the basic provision applies.
- (B) If the acquisition value is \$25,000 or more but is less than \$50,000, the provision with its Alternate I applies.
- (C) If the acquisition value is \$50,000 or more but is less than \$83,099, the provision with its Alternate II applies.
- (D) If the acquisition value is \$83,099 or more but is less than \$100,000, the provision with its Alternate III applies.
- (xxii) $\underline{52.225-6}$, Trade Agreements Certificate. This provision applies to solicitations containing the clause at 52.225-5.
- (xxiii) $\underline{52.225-20}$, Prohibition on Conducting Restricted Business Operations in Sudan--Certification. This provision applies to all solicitations.
- (xxiv) 52.225-25, Prohibition on Contracting with Entities Engaging in Certain Activities or Transactions Relating to Iran-Representation and Certification. This provision applies to all solicitations.
- (xxv) $\frac{52.226-2}{}$, Historically Black College or University and Minority Institution Representation. This provision applies to solicitations for research, studies, supplies, or services of the type normally acquired from higher educational institutions.
- (2) The following representations or certifications are applicable as indicated by the Contracting Officer:
 - (i) 52.204-17, Ownership or Control of Offeror.
 - $\underline{}$ (ii) $\underline{52.204-20}$, Predecessor of Offeror.

- ____ (iii) 52.222-18, Certification Regarding Knowledge of Child Labor for Listed End Products.
- ___ (iv) 52.222-48, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Certification.
- ___ (v) $\frac{52.222-52}{2}$ Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Certification.
- ___ (vi) 52.223-9, with its Alternate I, Estimate of Percentage of Recovered Material Content for EPA-Designated Products (Alternate I only).
- (vii) 52.227-6, Royalty Information.
 - ___ (A) Basic.
 - ___ (B) Alternate I.
- $\underline{}$ (viii) $\underline{52.227-15}$, Representation of Limited Rights Data and Restricted Computer Software.
- (d) The Offeror has completed the annual representations and certifications electronically in SAM accessed through https://www.sam.gov. After reviewing the SAM information, the Offeror verifies by submission of the offer that the representations and certifications currently posted electronically that apply to this solicitation as indicated in paragraph (c) of this provision have been entered or updated within the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201); except for the changes identified below [offeror to insert changes, identifying change by clause number, title, date]. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer.

FAR Clause	Title	Date	Change

Any changes provided by the offeror are applicable to this solicitation only, and do not result in an update to the representations and certifications posted on SAM.

L.3 FAR 52.204-24 Representation Regarding Certain Telecommunications and Video Surveillance Services or Equipment (OCT 2020)

The Offeror shall not complete the representation at paragraph (d)(1) of this provision if the Offeror has represented that it "does not provide covered telecommunications equipment or services as a part of its offered products or services to the Government in

the performance of any contract, subcontract, or other contractual instrument" in paragraph (c)(1) in the provision at $\underline{52.204-26}$, Covered Telecommunications Equipment or Services-Representation, or in paragraph (v)(2)(i) of the provision at $\underline{52.212-3}$, Offeror Representations and Certifications-Commercial Items. The Offeror shall not complete the representation in paragraph (d)(2) of this provision if the Offeror has represented that it "does not use covered telecommunications equipment or services, or any equipment, system, or service that uses covered telecommunications equipment or services" in paragraph (c)(2) of the provision at $\underline{52.204-26}$, or in paragraph (v)(2)(ii) of the provision at $\underline{52.212-3}$.

(a) Definitions. As used in this provision-

Backhaul, covered telecommunications equipment or services, critical technology, interconnection arrangements, reasonable inquiry, roaming, and substantial or essential component have the meanings provided in the clause $\underline{52.204-25}$, Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.

(b) Prohibition.

- (1) Section 889(a)(1)(A) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2019, from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. Nothing in the prohibition shall be construed to—
 - (i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
 - (ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.
- (2) Section 889(a)(1)(B) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2020, from entering into a contract or extending or renewing a contract with an entity that uses any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. This prohibition applies to the use of covered telecommunications equipment or services, regardless of whether

that use is in performance of work under a Federal contract. Nothing in the prohibition shall be construed to-

- (i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
- (ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.
- (c) Procedures. The Offeror shall review the list of excluded parties in the System for Award Management (SAM) (https://www.sam.gov) for entities excluded from receiving federal awards for "covered telecommunications equipment or services".
- (d) Representation. The Offeror represents that-
 - (1) It ___ will, ___ will not provide covered telecommunications equipment or services to the Government in the performance of any contract, subcontract or other contractual instrument resulting from this solicitation. The Offeror shall provide the additional disclosure information required at paragraph (e)(1) of this section if the Offeror responds "will" in paragraph (d)(1) of this section; and
 - (2) After conducting a reasonable inquiry, for purposes of this representation, the Offeror represents that—
 - It ____ does, ____ does not use covered telecommunications equipment or services, or use any equipment, system, or service that uses covered telecommunications equipment or services. The Offeror shall provide the additional disclosure information required at paragraph (e)(2) of this section if the Offeror responds "does" in paragraph (d)(2) of this section.
- (e) Disclosures.
 - (1) Disclosure for the representation in paragraph (d)(1) of this provision. If the Offeror has responded "will" in the representation in paragraph (d)(1) of this provision, the Offeror shall provide the following information as part of the offer:
 - (i) For covered equipment-
 - (A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the original equipment manufacturer (OEM) or a distributor, if known);

- (B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and
- (C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision.
- (ii) For covered services-
 - (A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or
 - (B) If not associated with maintenance, the Product Service Code (PSC) of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b) (1) of this provision.
- (2) Disclosure for the representation in paragraph (d)(2) of this provision. If the Offeror has responded "does" in the representation in paragraph (d)(2) of this provision, the Offeror shall provide the following information as part of the offer:
 - (i) For covered equipment-
 - (A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the OEM or a distributor, if known);
 - (B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and
 - (C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(2) of this provision.
 - (ii) For covered services-
 - (A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on

the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or

(B) If not associated with maintenance, the PSC of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b) (2) of this provision.

(End of provision)

- L.4 FAR 52.209-2 Prohibition on Contracting with Inverted Domestic Corporations Representation (NOV 2015)
 - (a) Definitions. "Inverted domestic corporation" and "subsidiary" have the meaning given in the clause of this contract entitled Prohibition on Contracting with Inverted Domestic Corporations (52.209-10).
 - (b) Government agencies are not permitted to use appropriated (or otherwise made available) funds for contracts with either an inverted domestic corporation, or a subsidiary of an inverted domestic corporation, unless the exception at $\underline{9.108-2}$ (b) applies or the requirement is waived in accordance with the procedures at 9.108-4.
 - (c) Representation. The Offeror represents that.
 - (1) It \square is, \square is not an inverted domestic corporation; and
 - (2) It \square is, \square is not a subsidiary of an inverted domestic corporation.
- L.5 FAR 52.225-18 Place of Manufacture (SEPT 2006)
 - (a) Definitions. As used in this clause-
 - "Manufactured end product" means any end product in Federal Supply Classes (FSC) 1000-9999, except-
 - (1) FSC 5510, Lumber and Related Basic Wood Materials;
 - (2) Federal Supply Group (FSG) 87, Agricultural Supplies;
 - (3) FSG 88, Live Animals;
 - (4) FSG 89, Food and Related Consumables;
 - (5) FSC 9410, Crude Grades of Plant Materials;
 - (6) FSC 9430, Miscellaneous Crude Animal Products, Inedible;
 - (7) FSC 9440, Miscellaneous Crude Agricultural and Forestry Products;
 - (8) FSC 9610, Ores;
 - (9) FSC 9620, Minerals, Natural and Synthetic; and
 - (10) FSC 9630, Additive Metal Materials.

"Place of manufacture" means the place where an end product is assembled out of components, or otherwise made or processed from raw materials into the finished product that is to be provided to the Government. If a product is disassembled and reassembled, the place of reassembly is not the place of manufacture.

- (b) For statistical purposes only, the offeror shall indicate whether the place of manufacture of the end products it expects to provide in response to this solicitation is predominantly—
 - (1) [] In the United States (Check this box if the total anticipated price of offered end products manufactured in the United States exceeds the total anticipated price of offered end products manufactured outside the United States); or
 - (2) [] Outside the United States.

L.6 Authorized Contractor Administrator

If the offeror does not fill-in the blanks below, the official who signed the offer will be deemed to be the offeror's representative for Contract Administration, which includes all matters pertaining to payments.

Name:				
Address:				
-				
Telephone	Number:	Fax	Number:	

- L.7 FAR 52.225-20 Prohibition on Conducting Restricted Business Operations in Sudan Certification (AUG 2009)
 - (a) Definitions. As used in this provision—
 "Business operations" means engaging in commerce in any form,
 including by acquiring, developing, maintaining, owning, selling,
 possessing, leasing, or operating equipment, facilities,
 personnel, products, services, personal property, real property,
 or any other apparatus of business or commerce.
 "Marginalized populations of Sudan" means—
 - (1) Adversely affected groups in regions authorized to receive assistance under section 8(c) of the Darfur Peace and Accountability Act (Pub. L. 109-344) (50 U.S.C. 1701 note); and
 - (2) Marginalized areas in Northern Sudan described in section 4(9) of such Act.

"Restricted business operations" means business operations in Sudan that include power production activities, mineral extraction activities, oil-related activities, or the production of military equipment, as those terms are defined in the Sudan Accountability and Divestment Act of 2007 (Pub. L. 110-174). Restricted business

operations do not include business operations that the person conducting the business can demonstrate—

- (1) Are conducted under contract directly and exclusively with the regional government of southern Sudan;
- (2) Are conducted pursuant to specific authorization from the Office of Foreign Assets Control in the Department of the Treasury, or are expressly exempted under Federal law from the requirement to be conducted under such authorization;
- (3) Consist of providing goods or services to marginalized populations of Sudan;
- (4) Consist of providing goods or services to an internationally recognized peacekeeping force or humanitarian organization;
- (5) Consist of providing goods or services that are used only to promote health or education; or
- (6) Have been voluntarily suspended.
- (b) Certification. By submission of its offer, the offeror certifies that it does not conduct any restricted business operations in Sudan.
- L.8 FAR 52.228-17 Individual Surety-Pledge of Assets (Bid Guarantee). (FEB 2021)

(End of provision)

- L.9. FAR 52.204-26 Covered Telecommunications Equipment or Services-Representation (OCT 2020)
 - (a) Definitions. As used in this provision, "covered telecommunications equipment or services" and "reasonable inquiry" have the meaning provided in the clause $\underline{52.204-25}$, Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.
 - (b) Procedures. The Offeror shall review the list of excluded parties in the System for Award Management (SAM)

 (https://www.sam.gov) for entities excluded from receiving federal awards for "covered telecommunications equipment or services".
 - (c) Representations.
 - (1) The Offeror represents that it [] does, [] does not provide covered telecommunications equipment or services as a part of its offered products or services to the Government in the performance of any contract, subcontract, or other contractual instrument.
 - (2) After conducting a reasonable inquiry for purposes of this representation, the Offeror represents that it [] does, [] does not use covered telecommunications equipment or services, or any equipment, system, or service that uses covered telecommunications equipment or services.

(End of Provision)

<u>DESCRIPTION/SPECIFICATIONS</u> <u>Ceiling Restoration Work in 9th floor Front Office Chancery</u>

1. Scope of Work

The Vendor shall provide services for replacing ceiling in the Front Office at the Embassy Chancery Building.

2. Areas of Effort

The area for effort is 280m2 in total including Room 907, 908, 940, 941, 943, 944, 946, 947 and Front office hallway.

3. GENERAL

- 3.1. All work required under this contract shall be accomplished in accordance with Japan Architectural Specification Standard (JASS), the building electrical codes of Japan and the specification standard of Society of Heating, Air-conditioning and Sanitary Engineering of Japan (SHASE). All work required under this contract shall be performed in a professional manner of the respective trade. The Contracting Officer's Representative (COR) and/or COR's designee shall perform QA/QC inspection on contracted work at-any-time basis. Any found deficiencies and/or discrepancies against contract work requirement and specifications shall be corrected accordingly by the Contractor at no additional cost to the Embassy.
- 3.2. All materials and labor shall be furnished by the Contractor unless otherwise stipulated herein. Quality of all materials to be used for all required work shall meet or exceed Japan Industrial Standard (JIS).
- 3.3. The Contractor shall be responsible for keeping the work areas clean and neat. After completion of work, clean the work areas in broom-clean conditions. The Contractor shall dispose of all debris left over from the contracted work, unless otherwise stipulated herein, outside the Embassy Compound in accordance with applicable local codes for industrial waste disposal.
- 3.4. Prior to work commencement on the job site, the Contractor shall submit to the COR for approval shop drawings, material samples, color samples, work schedule as requested. The work shall be performed on weekend and holidays, unless approved to work on weekdays by the COR.
- 3.5. The Contractor shall guarantee all the work completed under this contract against any defects resulting from the Contractor's performance for the period of one (1) year from the date of acceptance of the completion by the COR.
- 3.6. Work could be separated into several phases. Each phase of the ceiling restoration work must be completed from removal of old ceiling to installation of new ceilings in one weekend. No work is allowed in normal business hours.

- 3.7. New building materials used for the ceiling restoration work in the CAA spaces must be inspected by ESO before the materials are delivered into the Front office. LED fixture stored in a secured container shall be picked up with American bule badge security escort.
- 3.8. All work inside the CAA spaces must be performed under security escort in anytime.

DESCRIPTION OF WORK

4.0. Ceiling replacement in Front Office:

- 4.1. <u>Remove/Preparation</u>:
- 4.1.1. Remove and dispose of existing ceiling tiles. Remove the ceiling tiles carefully when sprinkler heads, motion sensor, speaker and smoke detectors are mounted. Report to Post 1 before contractor cuts the lines for smoke detectors. ESO related camera mounted on the ceiling tile is not allowed to remove by contractor.
- 4.1.2. Remove and dispose of existing grid bars, light fixtures, diffuser and return grille for the spaces requested in the task order.
- 4.1.3. Any exposed F-cables used in ceiling space for lightings related for the associated hallways shall be disconnected and re-wire with new Romex in new solid metal conduits.
- 4.2. <u>Restore new ceilings</u>:
- 4.2.1. Restore ceilings with new government furnished metal T-bar grids and associated 2'X2'ceiling tiles manufactured by ARMSTRONG. Contractor shall furnish proper suspended bolts from concrete slab, bracing and other connecting hardware required according to the manufacture guidance. Do not use the old suspended wire strings.
- 4.2.2. Set 2'X2' ceiling tile to be the center of existing sprinkler head and adjust T-bar spacing at edge of walls and pillars.
- 4.2.3. No relocation or addition of sprinkler head is required in this scope. Cut minimum size of holes on the ceiling tiles and expose sprinkler heads. Furnish new plastic ring caps to conceal the edge of holes.
- 4.3. New Lighting
- 4.3.1. Install the government furnished 2'X2' module framed LED fixture.
- 4.3.2. Contractor shall use new power cables randomly purchased by a cleared American escort with contractor's expense.
- 4.3.3. Restore smoke alarms and speaker. ESO related censors and cameras will be restored by the Embassy staff.

4.4. <u>New Diffuser and Return grille:</u>

Fabricate and install 2'X2' metal diffusers. Connect duct from the closest fan coil unit to new supply diffuser with flexible metal duct.

The same design of diffuser shall be used for the return grilles on the hallway.

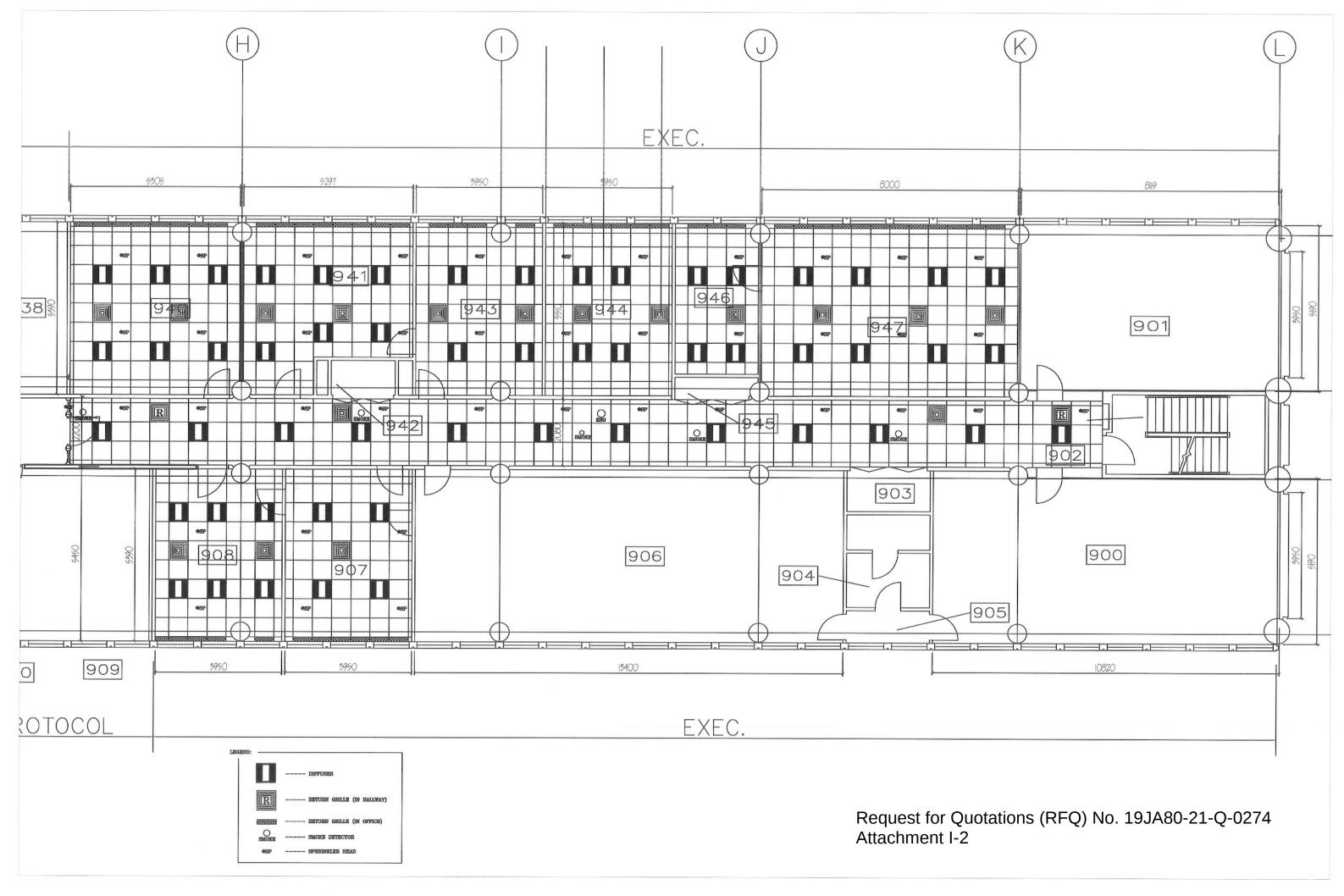
Approximately 150mm depth of the Return grille shall be fabricated and installed along window sash. Install a filter at the back side of the return grilles.

4.5. Escort by a cleared American:

Any activities inside CAA spaces must be escorted by a cleared American all the time.

New cables and electric devices must be randomly purchased by a cleared American and the materials must be delivered to the site with his escort.

Non-electric devised materials must be scanned by ESO first and then delivered to the site with a cleared American escort.

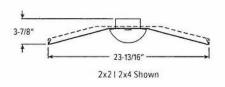


LED Troffer

Request for Quotations (RFQ) No. 19JA80-21-Q-0274 Attachment I-3 Page 1 of 5







LT-22-L39/835-AF-QS-DIM-UNV

FEATURES

- Low-profile depth for shallow plenum applications
- Diffuse lens provides smooth illumination for visual comfort
- Air return capability reduces number of unsightly ceiling vents for a cleaner appearance
- Surface mount kit preserves continuity
- Maximize energy savings with efficacies as high as 140 lm/W
- Made Right Here® in the USA

SPECIFICATIONS

- HOUSING/REFLECTOR Precision dieformed 22-gauge C.R.S. SHIELDING – Frosted acrylic.
- FINISH Highly reflective non-glare matte white polyester powder coat bonded to phosphate-free, multi-stage pretreated metal. All parts painted after fabrication to facilitate installation, increase efficiency, and inhibit corrosion.
- ELECTRICAL High quality mid-power LED boards. L80 >60,000 hours.
- MOUNTING NEMA Type "G". Surface mount and drywall kit accessories available, ordered separately.
- LISTINGS
 - cCSAus certified as luminaire suitable for dry or damp locations.
 - DesignLights Consortium Premium qualified product. Not all versions of this product may be DLC Premium qualified, see the DLC Qualified Products List at www.designlights.org/QPL.
 - City of Chicago Environmental Air approved when specified with CP option.
- WARRANTY 5-year limited warranty, see



SERIES	WIDTH	LENGTH	LUMENS [1]	CRI	CCT	SHIELDING
IT Static	1 1'131	2 2'14]	1x4	8 80	27 2700K	AF Frosted acrylic
LT-AR Air Return [2]	(2)2'	4 4'	L28 2,800lm	9 90 151	30 3000K	
			L47 4,700im		35 3500K	
			L63 6,300lm		40 4000K	
			2x2		50 5000K	
			L27 2,700lm			
			L39 3,900lm			
			L49 4,900lm			
			2x4			
			L40 4,000lm			
			L52 5,200lm			
			L64 6,400lm			
			L82 8,200lm			

OPTIONS 161 EM/7WRM Remote mount 7-watt emergency battery [8] EM/10W 10-watt emergency battery [a] 12-watt emergency battery [10] EM/12W Earthquake clips [11] **EQCLIPS**

Integral occupancy sensor and power pack: OCCLV OSF10-IUW-PP-UNV OCC

Additional lower lumen packages available. [12] (L__) Example: 5,800 lumens = LT-24-L64/840-(L58) CP Chicago Plenum (CCEA)

LT-14-SMK-W Surface mount kit, 1'x4', white LT-22-SMK-W Surface mount kit, 2'x2', white LT-24-SMK-W Surface mount kit, 2'x4', white DFK-1248W Drywall kit, 12" x 48", white DFK-2424W Drywall kit, 24" x 24", white DFK-2448W Drywall kit, 24" x 48", white

DRIVER [7]

DRV

Dimming driver Non-dimming driver VRF/DSR

Lutron Vive integral fixture control, RF only (DFCSJ-OEM-RF) and sensor-ready driver

VOLTAGE 120 120V 277 277V UNV 120-277V 347 347V [13]

QUICKSHIP HA

LT-14-L47/835-AF-QS-DIM-UNV LT-14-L47/840-AF-QS-DIM-UNV

2x2 LT-22-L39/835-AF-QS-DIM-UNV LT-22-L39/840-AF-QS-DIM-UNV

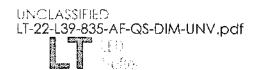
LT-24-L40/835-AF-QS-DIM-UNV

LT-24-L40/840-AF-QS-DIM-UNV LT-24-L64/835-AF-QS-DIM-UNV LT-24-L64/840-AF-QS-DIM-UNV



NOTES

- Lumens based on 3500 CCT. Actual lumens may vary +/-5%, see page 2 for FIXTURE PERFORMANCE DATA. Additional lumen packages available, see options
- Air return through side slots. Not available with surface mount
- or CP option. 4' length only
- Extended lead times may apply. Consult factory for availability. See page 3 for FLEXIBLE WHIP OPTIONS. See page 3 for SURFACE MOUNT KIT DETAILS. See Technical Info for
- See page 2 for ADDITIONAL CONTROL OPTIONS 120-277V only
- 120-277V only 120-277V only
- 4 per fixture; LT is compatible with Williams earthquake clips
- Specify in increments of 100 nominal lumens. Option must be specified with next higher lumen package Not available with EM batteries



FIX TURE PERCORMANCE DATA

	LED PACKAGE	DELIVERED LUMENS	WATTAGE	EFFICACY (Im/W)
	L28	2814	21.4	131.6
≱	L47	4677	33.7	138.7
[L63	6261	48.5	129.1
	£27	2722	21 3	127.8
X	L39	3934	33.1	118.7
	L49	4869	38.1	127,7
	L40	3972	32.0	124.1
ž	L52	5202	37.2	140.0
전[L64	6396	48.5	131.9
	L82	8214	64.3	127.7

MULTIPLIER TABLE

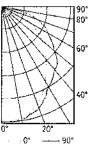
	COLOR TEMPERATURE						
	ÇCT	CONVERSION FACTOR					
Г	2700K	0.97					
~	3000K	0.99					
80 CRI	3500K	1,00					
œ.	4000K	1.03					
L	5000K	1.05					
Г	2700K	0.80					
=	3000K	0.82					
90 CR	3500K	0.83					
െ	4000K	0.86					
L	5000K	0.89					

- Photometrics tested in accordance with IESNA LM-79 Results shown are based on 25°C ambient temperature. Wattage shown is based on 120V input. Results based on 3500K, 80 CRI, actual lumens may vary +1-5%.

- Use multiplier table to calculate additional options.

PROTOMETRY

LT-24-L52/835-AF-DIM-UNV Total Luminare Output: 5202 lumens; 37 Watts | Efficacy: 1411m/W | 82 CRI; 3043 K CCT



	VERTICAL	HO	RIZONTAL ANI	GLE	ZONAL
	ANGLE	. Oº	45°	90°	LUMENS
₫	0	1851	185 1	1851	
: 51	5	1843	1844	1846	175
DISTRIB	15	1745	1761	1779	499
[절	25	1544	1589	1636	730
E	35	1276	1359	1440	848
CANDLEPOWER	45	1055	1193	1315	902
<u>.</u>	55	741	902	1044	802
ᅙ	65	480	667	817	647
5	75	241	429	544	438
	85	70	174	159	161
لِي:	90	0	0	0	

KRY.	ZONE	LUMENS	% FIXTURE
LUMEN SUMMARY	0 - 30	1404	27
ᇰ	0 - 40	2252	43
찚	0 - 60	3955	76
2	0 - 90	5202	100
	0 - 180	5202	100

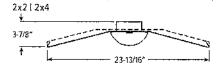
APRICANAL CONTROL OPTIONS

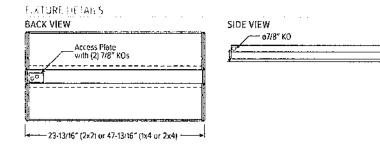
Note: Lumen restrictions apply,	consult product builder	at "	1000	affact traiger.

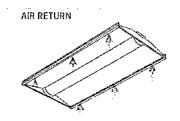
CATALOG NUMBER	DESCRIPTION
DRV	Driver previred for non-dimming applications
DIM	Dimming driver prewired for 0-10V low voltage applications
DIM1	1% dimming driver prewired for 0-10V law voltage applications
DIM LINE	Line voltage dimming driver (Must specify 120V or 277V only)
DSR	Sonsor-ready driver
SD40	40% step-dimming driver
S050	50% step-dimming driver
; DALI	DALI dimming driver
LTE LINE	Lutron Hi-lume 1% 2-wire dimming driver forward phase line voltage controls (120V only)
LDE1	Lutron Hi-lume 1% EcoSystem dimming LED driver
LDE5	Lutron 5-Series 5% EcoSystem dimming LED driver
VRF/DSR	Lutron Vive integral fixture control, RF only (DFCS) OEM-RF) and sensor-ready driver
VRF/DBI/LDE1	Lutron Vive integral fixture control, RF only (DFCSJ-DEM-RF), Lutron Hi-tume 1% EcoSystem dimming LED driver, and digital link interface
VRF/DBI/LDES	Lutron Vive integral fixture control, RF only (DFCSJ-DEM-RF), Lutron 5-Series 5% EcoSystem dimming LED driver, and digital link interface
ELDO SOLOB	EldqLED Solodrive, 0.1% dimming driver for 0-10V controls
ELDO SOLOB DALI	Eldot ED Solodrive, 0.1% dimming driver for DALI controls
ELDO ECO1	EldoLED Ecodinve, 1% dimmang driver for 0-10V controls
ELDO ECO1 DALI	EldoLED Ecodrive, 1% dimming driver for DALI controls

0408538071085

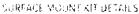






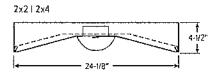


Total Air Return Space: 12-1/2" sq. (2x2) and 25-1/2" sq. {1x4 and 2x4}



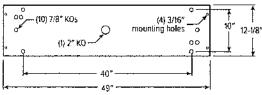


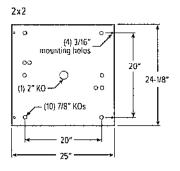


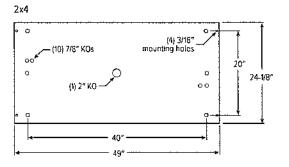


BACK VIEWS









FLEXIBLE WHIP OP HONS

All Williams recessed troffers are available with a flexible metallic wiring harness, factory-attached and hard-wired to the luminaire. See ordering information table.

Straight connectors are a snap-in type. Consult factory for wiring harness utilizing connectors secured by lock nuts, optional flex size, lengths, and other wire sizes or circuitry. Three-wire flex utilizes black, white, and green wire. Four-wire flex utilizes black, white, red, and green wire. Adding an emergency option requires an additional wire.

Williams fixtures are UL listed to provide factory-installation of several manufacturers' modular wiring devices. Consult factory for availability and ordering information.

DESIGNATION	DESCRIPTION	DRIVER
F338	6' of 3/8" flex, (3) No. 18 AWG wires with (2) straight connectors	DRV, LTE LINE
F348	6' of 3/8" flex, (4) No. 18 AWG wires with (2) straight connectors	SD40
F334	6' of 3/8" flex, (3) No. 14 AWG wires with (2) straight connectors	DRV, CTE LINE
F344	6' of 3/8" flex, (4) No. 14 AWG wires with (2) straight connectors	SD40
F358	6' of 3/8" flex. (5) #18 AWG wires with (2) straight connectors	DIM, DALI

Request for Quotations (RFQ) No. 19JA80-21-Q-0274 Attachment I-3 Page 4 of 5

1880 O DTANT	. Ifaul: all					SUPPLIES OF	SERVI	CES			
		packages	and papers	With Co	ontract and/or or	der numbers.			PAGE OF Pag		
1. DATE OF ORDS 07 Aug 2020	ER		2. CONTRAC 47QSWA1						SHIP TO: 0F0909, TOKYO		
3. ORDER NO. 19JA8020F09	909		4. REQUISITE PR932291		RENCE NO.	a. NAME OF CONSIGNEE Lincoln Moving and Storage					
5, ISSUING OFFIC AMERICAN E 1-10-5 AKAS	EMBASSY	TOKYO		ROCUR	EMENT	b, STREET ADDRESS 8420 S. 190TH S	TREET	· ···			
TOKYO, 107-8420 Contact Name	107-8420 Contact Name: Masao Chuma				E CITY KENT			d. STATE WA	e. ZIP CODE 98031		
Phone: Email: Chuma	Phone: Email: ChumaMX@state.gov					f. SHIP VIA					· · · ·
			. TO:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			8. TY	E OF CRDER		· · · · · · · · · · · · · · · · · · ·
				Lia. PURCHASE ORDER REFERENCE YOUR: Please furnish the following on the terms and conditions specified on both sides of this order and on the attached sheet, if any, including delivery as indicated. DELIVERY ORDER — Except for billing instruction in the reverse, this delivery order is subject to instruct contained on this side only of this form and is issued to the terms and conditions of the above-numbered contract.					d to instructions is issued subject		
6. COMPANY NAN CONTINENTA		RING COMP	PANY		· · · · · ·						
o STREET ADDRI 9319 NORTH SUITE 1000		ΛΥ									
d. CITY SCOTTSDAL	E	e. STATE AZ		f. ZIP C0 85258		10. REQUISITIONING OF AMERICAN EM ATTN: FACILITY	BASSY TO				
9.ACCOUNTING A 1900-2020-1: -7901-19JA80 \$32,783.80US Funds Certific	9X053 920F0909- 9D	15000C-230 12652-XJZM	8-0BO- ISUST-3308	01-3080	D101001						
	<u> </u>	:: :::	·	·							
11. BUSINESS CL a. SMALL d. WOMEN-OV g. WOMEN-OV UNDER THE WON	VNED VNED SMALL	b. OT e. HU BUSINISUB .	HER THAN SMA BZone (OSB) ELIGIBLE	C	☐ c. DISADVANTAGEI ☐ f. SERVICE-DISABL ☐ h. EDWOSB	D ED VETERAN-OWNED			12. F.O.B. POIN Origin	łΤ	
13. PLACE OF a. INSPECTION	b. ACC	CEPTANCE	14. GOVERNI	AENT B/LI	VO.	15, DELIVER TO F.O.B. 30 Aug 2020	POINT ON OR	BEFORE (Date)	16. DISCOUNT TERM	4\$	· , ,,,
					17 SCHEDUI	E (See reverse for	Rejections	······	<u> </u>	er e	******************
ITEM NO. (a)		SUPPLIES OR (b)		·	QUANTITY ORDERED (c)	UNIT (d)	UNIT PF		AMOUNT (f)		ACCEPTED (g)
	SI	EE LINE ITI	EM DETAIL								
SEE BILL INSTRUCTIO REVER	NS ON	18. SHIPPING	POINT	19. GRO WEIGHT	SS SHIPPING 21, MAIL INVOICE TO	20. INVOICE NO.		-			17(h) TOT. (Cont. pages)
DE VER	G.	a. NAME	NI ENADAGO	VTOV	·····			1			
AMERICAN EMBASSY TOKYO b. STREET ADDRESS (or P. O. Box) 1-10-5 AKASAKA, MINATO-KU ATTN: FINANCIAL MANAGEMENT CENTER (I						2,783.80USD		17(i) (GRAND TOTAL)			
23 I BUTER AWA	A OT AL	c. CITY TOKYO		d. STAT		e. ZIP CODE 107-8420					I I I I I
22. UNITED STATE 07 Aug 2020		CA BY (Signatu				23. NAME Typed Darin A Phaovisai		FICER			

ORDER FOR SUPPLIES OR SERVICES SCHEDULE - CONTINUATION

PAGE NO.

(MDADTA	NT: Mark all mark	SCHEDUL	E - CONI	INUATIO	<u>N</u>		<u> </u>
DATE OF OR		ages and papers with contract and	nor order nu	mpers.	CONTRACT NO.	ORDER NO.	-w
07 Aug 20		FM - Purchase 2X2 ceiling tiles ar	nd T-bars		47QSWA19D009U	19JA8020F0909	
ITEM NO. (a)		SUPPLIES OR SERVICES (b)	QUANTITY ORDERED (o)	UNIT	UNIT PRICE (e)	AMOUNT (f)	QUANTITY ACCEPTED (g)
0001	Armstrong Ceilings - Optima with CAC backing HumiGuard Plus, 2X2' Square Tegular - 9/16" Grid CFC Part #: 3355E Color Name: White Size Gauge: 24" x 24" x 1" PCS/CTN: 12, SF/LF/CTN: 48			carton	\$175.75USD	\$23,726.25USD	
0002	OC CFC Part #: 750 Color Name: Wi	nite 4" x 9/16" x 1-11/16"	7.00	carton	\$176.70USD	\$1,236.90USD	
0003	CFC Part #: XL7 Color Name: Wf	+	14.00	carton	\$88.35USD	\$1,236.90USD	1
	PCS/CTN: 60, S	F/LF/CTN: 120					
0004	CFC Part #: XL7 Color Name: Wr		14.00	carton	\$176.70USD	\$2,473,80USD	
	PCS/CTN: 60, S	F/LF/CTN: 240					
0005	Flange CFC Part #: 780 Color Name: Wr Size Gauge: 144	nite L" x 7/8" x 7/8"	7,00	carton	\$143.85USD	\$1,006.95USD	
	PCS/CTN: 30, S	F/LF/CTN: 360					<u>.</u>
0006	Armstrong Ceilin CFC Part #: 789 Size Gauge: 144		10.00	carton	\$104.30USD	\$1,043.00USD	
	PCS/CTN: 140,	SF/LF/CTN: 1680					
0007		Freight Charge to Kent, WA Heat-treated pallets and crates)	1.00	lot	\$2,060.00USD	\$2,060.00USD	
	Contract.	nder GSA Federal Supply Schedule act No.: 47QSWA19D009U					
······································	Order Commen	is:					



Regional Security Office Tokyo Security Form

Please type or write in legible block letters.

Use number 19 if you need extra space for your detailed answers.

和文・英文両方で明確に書いて下さい。 英文に関しては、タイプするか活字体で記入して下さい。

(記入欄が不足した場合には、設問19にそれぞれの番号を付した上、ご記入ください。)

1. Name 氏名	ST /苗字)	/	(First/名前)	/ (Middle)	2. Alias/Maiden name 別姓・旧姓 ———————————————————————————————————
3. Date of Birth 生年月日)1/⊞ 1 /)	Year 年	Month 月	Day 4. Nationality 日	国籍
	5. Marital	Status 婚曆			
□ Single 独身	□ Married 婚姻	口 Widowed 寡婦/夫	□ Divorced 離婚	6. Place of Birth (City/St	ate) 出生地(都道府県/区市町村)
7. Permaner Address 本籍地	nt 				
8. Present Add	ress				
現住所	Ŧ				
9. TEL :		(CELL:	EMAIL:	
10. Previous ad Duration 期間	_	st 7 years. From	n present to pas Address 住戶	st. (過去7年間の住所を新し 所	い順に。)
(例'98年4月~		〒107-0		区赤坂1-10-5)	РНОТО

	11. Last Education (最終学歴)						
DATES	NAME OF SCHOOL	DEPARTMENT, MAJOR	ADDRESS				
~							
期間	学校名	学部・学科	住所				
~							

12. Employments of past 7 years. From present to past. (過去7年間の職業。新しい順に) (From/ To/ Name of Company / Address, 期間 / 会社名/所在地)					
Dates/期間	Name of Company/ 就業先名	Address and Phone Number/住所、電話番号			
~					
~					
~					
~					
~					
~					

13. Biological Sketch (Parents, Spouse, Children, Siblings, In-Laws) 家族構成(両親、配偶者、子供、兄弟姉妹、義父母)							
Name	Relationship	DOB	Nationality	Occupation (Detailed)	Residence(City,Country)		
名前	関係	生年月日	国籍	職業(具体的に)	居住地(町, 国)		
	父 (Father)						
	母 (Mother)						

14. Three References residing in Japan: Do not include family or relatives . (日本在住の参考人3名、住所と電話番号。 家族及び親戚を除く 。)					
Name / 名 前	Address / 住 所				
勤務先,就学先名	郵便番号	Telephone/ 電話番号			
	Ŧ				
	〒				
	Ŧ				

15. Travel History (List your overseas travel in the last 7 years, start with most recent one.) 渡航暦 (現在から過去7年まで遡って記入してください。)						
Country 国名	DATES 期間		Type of Visa ビザ	Pirpose 目的		
Country 國石	From	То	Type of visa \subseteq 9	Tupose ⊨ #5		

16. Health Conditions 健康状態(If answer is "YES" please give details under Item #19.)				
"YES" の回答があれば,設問19に詳細を書き込んでください。	YES	NO		
Have you now or have you ever had any physical limitations?]			
過去に身体的制約(ハンディキャップ)を持っていた、もしくは現在持っていますか?	Ш	Ш		
Are you now under a physician's care?				
現在、医師にかかっていいますか?	Ш			
Have you ever had a nervous disorder?]			
神経系疾患を患った事がありますか?	Ш			
Have you ever had tuberculosis?]			
結核を患った事がありますか?	Ш	Ш		
Within the past 12 months, have you used intoxicating beverages or drug to excess?				
過去12ヶ月内で酒類や薬物を過剰に摂取しましたか?	Ш	Ш		
Do you have a drug, narcotic or alcohol addiction?				
薬物、麻薬もしくはアルコール依存の症状がありますか?		Ш		

17. Have you ever been arrested or detained by any police or military authority? If so, name the authority, give the time, place and reason for arrest or detention and the disposition of court action. 警察に逮捕されたことがありますか?あれば警察名、年月日、場所、理由、処分等を記入してください。

18. Draw a map of your residence to the nearest train station using the space below. 最寄りの駅より自宅までの地図を詳細に書いて下さい。

19. Use this space	e for detailed answers	. Number answers t	o correspond wit	th the questions. Use	extra blank pages, if
necessary. 空欄を使用し、設	問の番号と共に回答の	の詳細を記入してく	ださい。必要で	あれば空白のページ	を追加して下さい。
This is to cortif	y that the information p	royidad barain is true	to the best of my l	knowladgo	
以上相違あり		Tovided herein is true	to the best of my i	Miowieuge.	
Sign	ature (署名)			Date (日付)	

SAMPLE LETTER OF BANK GUARANTY

]
	Date [1
Contracting Officer		
U.S. Embassy, Tokyo 1-10-5 Akasaka		
Minato-ku, Tokyo 107-8420		
SUBJECT: Performance and Guaranty	Letter of Gu	aranty No
·		
The Undersigned, acting as the duly authorize hereby guarantees to make payment to the Contractor of the United States, immediately at from the Contracting Officer, immediately at Officer to protest or take any legal action or cany other proof, action, or decision by an oth 50% of the contract price in U.S. dollars due acceptance and 10% of the contract price due the deposit required of the Contractor to guar satisfactory, complete, and timely performant [description of work] at [location of work] in specifications of said contract, entered into be of [address of contractor] on [contract date] amount called due, calculated on the sixth data written request until the date of payment.	ontracting O upon notice, and entirely wo obtain the proper authority, ring the perturing contraction antee fulfilling cof the said a strict competween the O plus legal of the said plus legal of the said and the objective of the said and the objective of the said and the objective of t	fficer by check made payable to the after receipt of a simple written request without any need for the Contracting for consent of the Contractor to show up to the sum of [amount equal to iod ending with the date of final act guaranty period], which represents ment of his obligations for the d contract [contract number] for obliance with the terms, conditions and Government and [name of contractor] charges of 10% per annum on the
The undersigned agrees and consents that sai Supplemental Agreement affecting the validi amount of this guaranty shall remain unchang	ty of the gua	•
The undersigned agrees and consents that the demands on the guaranty up to the total amount honor each individual demand.		
This letter of guaranty shall remain in effect period of Contract requirement.	until 3 mont	hs after completion of the guaranty
Depository Institution: [name]		
Address:		
Representatives:		Location:
		State of Inc.:
		Corporate Seal:
		-

Certificate of Authority is attached evidencing authority of the signer to bind the bank to this document.